

TABLE OF CONTENTS

PART I CRIMINAL JUSTICE, CORE VALUES AND HUMAN RIGHTS	21
The power of forgiveness	23
<i>Geert Corstens</i>	
Extended confiscation in Spanish law	31
<i>José Luis De La Cuesta</i>	
The Europeanisation of modern Russian criminal law	39
<i>Maria Filatova</i>	
¿Quis custodiet ipsos custodes?	49
<i>José L. González Cussac</i>	
Sobre el problemático gobierno de la magistratura	57
<i>Perfecto Andrés Ibáñez</i>	
Placement and protection of transgender persons in prison	
<i>An exploration of the human rights standards as developed by the European Committee for the Prevention of Torture and Inhuman or Degrading Treatment or Punishment (CPT)</i>	67
<i>Pauline Jacobs</i>	
Modernity and danger	77
<i>Ferry de Jong</i>	
The Dutch Public Prosecutor under siege	
<i>European challenges for the prosecutor's position in the new Code of Criminal Procedure</i>	87
<i>Leonie van Lent & Eelke Sikkema</i>	

The rise of universal jurisdiction cases in Europe and the appeal of joint investigation teams	95
<i>Brianne McGonigle Leyh, Deborah Nidel & Masha Fedorova</i>	
Aspectos penales y constitucionales del concepto de eutanasia	103
<i>Miguel Ángel Núñez Paz</i>	
Inflation of crimes and punishments and deflation of human rights and fundamental freedoms	113
<i>Daniel R. Pastor</i>	
Torturas y entregas extraordinarias efectuadas por la CIA con la cooperación de los servicios secretos y gobiernos europeos	121
<i>Guillermo Portilla Contreras</i>	
Monedas virtuales y criminalidad: medidas de prevención y su impacto en Latinoamérica	129
<i>Víctor Roberto Prado Saldarriaga</i>	
Criminal law, social justice, and social exclusion	139
<i>Yesid Reyes Alvarado</i>	
The current prison crisis in Ecuador	147
<i>Byron Villagómez Moncayo</i>	
The chilling effect of prosecution of defamation on the right to freedom of expression: an urgent call to decriminalize defamation	159
<i>Dirk Voorhoof</i>	
PART II CRIME, CRIMINOLOGY AND CRIMINAL JUSTICE	169
Domestic violence as a new mitigating factor: recognition, reform, and resentencing	171
<i>Steven W. Becker</i>	
Witwassen	181
<i>Hans de Doelder</i>	
Demarcation-free thinking in criminology: the case of undermining criminality or criminal undermining	187
<i>Petrus C. van Duyne & Benny van der Vorm</i>	

<u>Table of Contents</u>	13
Autonomous environmental crimes and ecocide	195
<i>Michael Faure</i>	
Medidas premiales a favor de la disidencia terrorista	205
<i>Nicolás García Rivas</i>	
Fighting the laundering of cultural goods on the antiques market 'Et lux fuit!'	213
<i>Augustin Lazăr</i>	
Problemas de autoría y participación criminal en el terrorismo internacional organizado	223
<i>Moisés Moreno Hernández</i>	
Icarus' flight and other Central American experiences in fighting corruption fostered by transnational criminal organizations The role of international commissions in Guatemala, Honduras and El Salvador	233
<i>Hector Olasolo & Federico Freydell Mesa</i>	
Corrupción y derechos humanos desde una perspectiva social y colectiva	243
<i>Maria José Rodríguez Puerta</i>	
Notas sobre el consentimiento hipotético en derecho penal	251
<i>Odone Sanguiné</i>	
Criminalising ecocide	261
<i>Daan van Uhm & Cedric Ryngaert</i>	
Economics, scientific solipsism, and punitive power	271
<i>E. Raúl Zaffaroni & Ílison Dias dos Santos</i>	
PART III CRIMINAL JUSTICE AND EUROPEAN INTEGRATION	283
Section A General issues	285
Problemi di costituzionalizzazione dell'Unione Europea	287
<i>Alessandro Bernardi</i>	
Hacia un modelo común de decomiso sin condena en la Unión Europea	297
<i>Isidoro Blanco Cordero</i>	

Zur Unanwendbarkeit des mit Art. 325 AEUV unvereinbaren Strafverfahrensrecht <i>Gerhard Dannecker</i>	305
Why do criminal courts refer questions for preliminary rulings to the Court of Justice? <i>André Klip</i>	319
Towards internationalization and regionalization of criminal policy and criminal justice – the experience of Finland in a Nordic and European context <i>Raimo Lahti</i>	329
To have your cake and eat it too A short history of the EU's failure to harmonise pre-trial detention <i>Joep Lindeman</i>	339
Of simple doors and impenetrable borders: AFSJ agencies and the Western Balkans <i>Elmin Omičević</i>	349
Judicial cooperation and the right to an effective remedy <i>Michele Panzavolta</i>	359
Principle of legality and European justice: an unfinished road <i>Juan M. Terradillos Basoco & María del Mar Martín Aragón</i>	369
Section B Eurocrimes	377
Hacia la consideración de la ‘violencia de género’ como eurodelito <i>María Acale Sánchez</i>	379
The protection of the environment by means of criminal law in the European Union: recent trends and future perspectives <i>Fabio Giuffrida & Peter Csonka</i>	387
The EU and the protection of the environment through criminal law <i>Luc Lavrysen & Farah Bouquelle</i>	397
The preventive turn in European criminal Law Counterterrorism, risk, and the rule of law <i>Valsamis Mitsilegas</i>	407

When the transgressor is an office-holder: could criminal liability of public officials help to enforce EU Environmental Law more effectively?	415
<i>Martin Wasmeier & Giacomo Gattinara</i>	
Section C Mutual recognition of judicial decisions	423
Mandatory and optional refusal grounds in mutual recognition instruments	425
<i>Martin Böse</i>	
The role and position of public prosecutors in the application of the European Investigation Order. A view from the Netherlands	433
<i>Pim Geelhoed & Jannemiek Ouwerkerk</i>	
Mutual recognition of confiscation orders in the EU: squaring the circle?	443
<i>Ciro Grandi</i>	
How to deal with rule of law-concerns in surrender procedures?	453
<i>Michiel Luchtman & Stanislaw Tosza</i>	
Section D Rights of individuals in criminal procedures	463
The innocence of the unknown	465
<i>Silvia Allegrezza</i>	
Strengthening the rights of detained persons in the European Union as a result of the adoption of Directive 2012/13/EU on the right to information in criminal proceedings	475
<i>Coral Arangüena Fanego</i>	
Right to silence in the EU Directive on the presumption of innocence	487
<i>Michele Caianiello</i>	
The (EU) perspective on crime victims' compensation: (no) room for retribution?	495
<i>Renée S.B. Kool</i>	
Effective judicial protection in the EU – Towards an 'acquis' in transnational horizontal enforcement proceedings?	503
<i>Aart de Vries & Rob Widdershoven</i>	

Section E EU authorities	513
EPPO versus national prosecution office	
A conflicting case of competence with broader dimensions	515
<i>Lorena Bachmaier Winter</i>	
How transparent is the new European Public Prosecutor's Office?	
Reflections on its first year	525
<i>Daniel Beizsley</i>	
The admissibility of unlawful OLAF-evidence in EPPO proceedings and the need for effective judicial protection	
<i>Koen Bovend'Eerdt & Joske Graat</i>	533
European Public Prosecutor's Office's institutional status and seat	543
<i>Leendert Erkelens & Arjen Meij</i>	
The European Public Prosecutor's Office (EPPO) as a laboratory of comparative law	
<i>Vanessa Franssen & Michele Simonato</i>	553
Five relevant issues raised by the implementation of the European Public Prosecutor's Office in Spain	
<i>Juan-Luis Gómez Colomer & Andrea Planchadell Gargallo</i>	563
OLAF investigations and fundamental rights: a state of play	571
<i>Jan Ingelram</i>	
Will the European Public Prosecutor's Office negotiate settlements in France?	
<i>Juliette Lelieur</i>	579
PART IV CORPORATE CRIME AND THE ENFORCEMENT OF SOCIO-ECONOMIC LAW	587
Enforcing the prohibition against human trafficking: the teaching of the European Court on Human Rights	
<i>Filip Dorssemont</i>	589
Responsabilidad penal de las personas jurídicas y programas de cumplimiento en el derecho Argentino	
<i>Daniel Erbetta</i>	595

The European Directives regarding the ‘Non-financial Statement’ and the corporate ‘Sustainability Reporting’	
A new step towards a European Economic Criminal Law for the protection of human rights?	607
<i>Luigi Foffani</i>	
Sobre la responsabilidad penal de las personas jurídicas en México: algunos aspectos político-criminales, procesales y sustantivos	615
<i>Alejandro González Gómez</i>	
Etikettenschwindel or creative government – using private law to collect public law money claims (a cross-border perspective)	623
<i>Aukje van Hoek & Cathalijne van der Plas</i>	
Gas trading in Europe: is the supervision of market abuse keeping up with the TTF’s pace of growth?	633
<i>Matthijs Nelemans</i>	
Justicia restaurativa empresarial: entre la utopía y lo posible	645
<i>Adán Nieto Martín</i>	
Responsibility of transnational corporations, supply chains and decent work	653
<i>Ana Isabel Pérez Cepeda & Miriam Ruiz Arias</i>	
Business and human rights – A global shift towards corporate mandatory due diligence	661
<i>Paola Severino</i>	
Stof voor discussie, over de doorwerking en handhaving van het ADR in het Nederlandse vervoer over de weg van gevaarlijke stoffen	671
<i>Hugo van Steijn</i>	
Enkele opmerkingen over opzet in het bijzonder strafrecht	679
<i>Hein Wolswijk</i>	
PART V CONFLICTS AND TRANSITIONAL JUSTICE	687
Protecting at-risk people in the Americas: what can be expected from provisional measures adopted by the Inter-American Court of Human Rights?	689
<i>Clara Burbano-Herrera & Yves Haeck</i>	

Fiscalías internacionalizadas contra la corrupción e impunidad: Guatemala, Honduras y El Salvador	699
<i>Carlos A. Calderón Paz</i>	
La política criminal de la transición Española	709
<i>José Luis Díez Ripollés</i>	
La llamada justicia transicional o posconflicto (una mirada desde el cono sur)	719
<i>Carlos Eduardo A. Japiassú & Javier Augusto De Luca</i>	
Die Verbrechen gegen Menschlichkeit der Franco-Diktatur und die Untersuchung vom Untersuchungsrichter Baltasar Garzón	727
<i>Francisco Muñoz Conde</i>	
Collective reparations in Colombia: a tool for the non-repetition of violations?	737
<i>Diana Odier-Contreras Garduno</i>	
Dijimos 'Nunca Más': la cuestión del genocidio Argentino (1976/83)	747
<i>Alejandro W. Slokar</i>	
Las penas en la jurisdicción especial para la paz	759
<i>Fernando Velásquez Velásquez</i>	
Contradicciones político-criminales de la justicia transicional en Colombia	767
<i>John Zuluaga</i>	
PART VI CRIMINAL JUSTICE AND NEW TECHNOLOGIES	775
Artificial intelligence and procedural safeguards in criminal proceedings	777
<i>Montserrat de Hoyos Sancho</i>	
Cybersecurity for Artificial Intelligence e diritto penale: prime riflessioni nel prisma del diritto europeo	785
<i>Roberto Flor</i>	
Advanced data analysis for anticipating future risks of terrorism: new regulatory challenges	793
<i>Marianne Hirsch Ballin</i>	

<u>Table of Contents</u>	19
The challenges of new technologies for European criminal law	805
<i>Lorenzo Picotti</i>	
Inteligencia artificial, falsas noticias y discursos de odio	815
<i>Marcelo A. Riquert</i>	
Processi decisionali basati sull'intelligenza artificiale ed eventi lesivi	
Brevi considerazioni sui profili penali	825
<i>Ivan Salvadori</i>	
List of contributors	835